

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademar Mice

			Address: COMMIS: Box PCT Washingto	SIONER OF PATENTS	AND TRADEMARKS
US APPLICATION NO.	F	FILE	NAMED APPLICANT	ia, D.C. 11	
					ATTY, DOCKET NO
08/24	14,863	BRIDGER		G	204835
Г			_	INTERNATIO	ONAL APPLICATION NO.
POUL	. N. KOKULIS		5621	PCT/GR9	2/02334
) NEW YORK AVEN	NUE		I.A. FILING DATE	PRIORITY DATE
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L WASH	IINGTON, D.C. 2	20005-3918	ال	12/16/92	12/16/91
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED					
STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) 1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as					
☐ U.S. Be ☐ Copy o ☐ Transla ☐ Copy of ☐ Transla ☐ Transla ☐ Transla ☐ Transla ☐ Trensla ☐ Trensla ☐ Prelimir	an Elected Office (asic National Fee. f the international ar a non-English lang English. tion of the internatio Declaration of inver f Article 19 amendm tion of Article 19 ar ernational Prelimina- tion of Annexes to the	(37 CFR 1.495): pplication in: nuage. mal application in mitors(a) for DO/E(ments. mendments into En ry Examination R the International Pr filed	to English. D/US. glish. sport in English and	d its Annexes, if any tion Report into En	
Information Disclosure Statement(s) filed and					
Power of Attorney and /or Change of Address.					
Substitute specification filed					
Verified Statement Claiming Small Entity Status. Priority Document					
Other:					
The following items MUST be furnished within the time period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:					
a. Translation of the application into English. Note a processing the will be required if or being a					
initial the appropriate 20 of 30 months from the priority data					
The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.					
b. Processing fee for providing the translation of the application and/or the Annexes later than the					
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). c. Oath or Declaration of the inventors, in compliance with 37 CFR 1.63, identifying the application					
c. Oata c	if Declaration of the	inventors, in com	pliance with 37 CF	R 1.63, identifying	the application
by International application number and international filing date. The current oath or declaration does not comply with 37 CFR 1.63 for the reasons indicated					
On the anached P10-152.					
AS d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).					
 Additional clai 	im fees of \$	as a 🗍 lar	ge entity 🗍 sma	ll entity, including	tav manined
3. Additional claim fees of \$as a					
actuational cranus	tot murch tees are di	ue. See attached l	PTO-875.		
MONTHS FR	ITEMS SET FO MONTH FROM OM THE PRIO LURE TO PROM	M THE DATE RITY DATE I	OF THIS NOT	TICE OR BY [LICATION WI	HICHEVED IS
The time period se 37 CFR 1.136(a).	it above may be exte	ended by filing a p	etition and fee for	extension of time u	nder the provisions of
5. The Artic	the Annexes MUST a processing fee will tle 19 amendments a (d)) or 30 (37 CFR 1	ne reduited it since	mitted later than 30	months from the p	

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above (27 CFR 1.5).